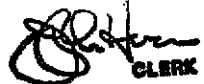


**FILED**

NOV -16 2001

UNITED STATES DISTRICT COURT  
DISTRICT OF SOUTH DAKOTA  
South Dakota DIVISION

  
CLERK

Reiter v. Coddell

Plaintiff,

CIV 01-4229

vs.

Gov. William J. Janklow  
et al., State Police Commission  
Defendant.

COMPLAINT

I. PREVIOUS LAWSUITS

A. Have you begun other lawsuits in state or federal court dealing with the same facts involved in this action or otherwise relating to your imprisonment?

Yes  No

B. If your answer to "A" is yes, describe the lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline).

1. Parties to this previous lawsuit:

Plaintiffs \_\_\_\_\_  
\_\_\_\_\_

Defendants \_\_\_\_\_  
\_\_\_\_\_

2. Court (if federal court, name the district; if state court, name the county)

\_\_\_\_\_  
\_\_\_\_\_

3. Docket number \_\_\_\_\_

4. Name of Judge to whom case was assigned \_\_\_\_\_

5. Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?) \_\_\_\_\_

6. Approximate date of filing lawsuit \_\_\_\_\_

7. Approximate date of disposition \_\_\_\_\_  
(1)

II. PLACE OF PRESENT CONFINEMENT Prisoner Parole Board / S.P.S.P.

A. Is there a prisoner grievance procedure in this institution? Yes  No

B. Did you present the facts relating to your complaint in the prisoner grievance procedure? Yes  No

C. If your answer is yes,

1. What steps did you take? \_\_\_\_\_  
\_\_\_\_\_

2. What was the result? \_\_\_\_\_  
\_\_\_\_\_

D. If your answer is no, explain why not They did not have a grievance procedure before this. I did not complain to the STAFF. At PRISON ABOUT BEING FALSELY PUT IN PRISON AND ASKED THEM TO TALK TO ME.

E. If there is no prison grievance procedure in the in the institution, did you complain to prison authorities? Yes  No

F. If you answer is yes,

1. What steps did you take? \_\_\_\_\_  
\_\_\_\_\_

2. What was the result? \_\_\_\_\_  
\_\_\_\_\_

III. PARTIES

In item A below, place your name in the first blank and place your present address in the second blank. Do the same for additional plaintiffs, if any.

A. Name of Plaintiff Richard Eric Centenfield 31824  
Address 1600 North 40th Street, Box 3711, Room 4-15  
Phone No. 40-5444-5311

In item B below, place the full name of the defendant in the first blank, his official position in the second blank, and his place of employment in the third blank. Use item C for the names, positions, and places of employment of any additional defendants.

B. Name of Defendant John G. Hartman, Esq. who is employed as  
Attorney of Plaintiff at State Prison, 1600 North 40th Street, Room 4-15  
(2)

C. Additional Defendants ATTORNEY GEN. MARK W. BARNETT, DEPT. OF CORRECTION, SECRETARY DEBBIE BLOOM BEER, SOUTH DAKOTA STATE PEN. WARDEN, DOUGLAS L. WEBER, ET AL, JANE/JOHN DOE (STATE OFFICERS)

IV. STATE OF CLAIM ATTACH CLAIM A

State here as briefly as possible the facts of your case. Describe how each defendant is involved. Include also the names of other persons involved, dates, and places. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need. Attach extra sheet(s) if necessary.

1. William Janklow HAS DENIED PLAINTIFF TWICE COMMUTATION OF SENTENCE ON A 1ST TIME OFFENCE WITH NO REASON WHY. SEN ATTORNEY MARK W. BARNETT HAS REFUSED RELEASING TO LOOK INTO GRANT A COMMUTATION AT FEDERAL LEVEL. AT PLAINTIFF CASE, HE HAS NO INVESTIGATION & SEE IF TRUE, STATEMENT HAS BEEN MADE.

3. Debbi Bloom Beer Took 1 1/2 YEARS OF PLAINTIFF GOOD TIME WHICH IS NOT SIGNIFICANT AFTER TELLING HIM HE WAS GRANTED A COMMUTATION ON 20 OCT 98. L. DOUGLAS L. WEBER, ALSO CRUEL SIGNIFICANT TO DOING AGAINST A INNOCENT MAN. KNOWINGLY KNEW THAT PLAINTIFF IS INNOCENT. AND RECENTLY ON STREET THIS 11/11/01, AFTER POST-CONVICTION, OCT 26, 1998.

V. RELIEF

SEE ATTACH FOR TO STATE CLAIM. BY WILL JANKLOW

State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.

1). TO RELEASE PLAINTIFF FROM PRISON.  
2). TO PAY PLAINTIFF \$500.00 DUE TO IMPRISONMENT FROM NOV 10 TO CURRENT. 3). TO PAY PLAINTIFF FOR MENTAL MEDIQUIT.  
4). TO PAY PLAINTIFF FOR LOSS OF 300.  
5). TO PAY PLAINTIFF FOR PHYSICAL MEDIQUIT.  
6). TO PAY PLAINTIFF \$5,000.00.  
7). INJUNCTIVE RELIEF. 8). COMPENSATORY DAMAGES.  
8). DECLARATORY RELIEF. 10). PUNITIVE DAMAGES.  
11). HONOR RESTORED BY STANDING. (12). MENTAL MEDIQUIT.)

I declare (or certify, verify or state) under penalty of perjury that the foregoing is true and correct.

Signed and executed this 06 day of NOVEMBER, 2001.

Richard Eric Cunkleff  
Signature of Plaintiff

(9/96)

Claim A

## CLAIMS SET FORTH AS FOLLOWS:

- 1) Violation of Plaintiff's 14th Amendment.
- 2) Violation of Plaintiff's 8th Amendment.
- 3) Violation of Plaintiff's 5th Amendment.
- 4) Violation of 42 U.S.C. § 1983.
- 5) Violation of Bill of Rights.
- 6) Violation of 42 U.S.C. § 1983.
- 7), Kidnapping.
- 8), Assault of Plaintiff by Plaintiff.
- 9) Violation of Plaintiff's 14th Amendment.
- 10) Violation of Plaintiff's 8th Amendment 1-5.
- 11) Violation of Plaintiff's 8th Amendment 1-40.
- 12) Misuse of Power as Attorney.
- 13) Violation of Plaintiff's 8th Amendment.
- 14) Plaintiff's 8th Amendment (Constitution).
- 15) Failure to Prisoner.
- 16) Failure to Do Plaintiff Trial.
- 17) Violation of Plaintiff's 8th Amendment.
- 18) Failure to Plaintiff Plaintiff Right of the Constitution.
- 19) DENIAL of Plaintiff's 8th Amendment.
- 20) Violation of Plaintiff's 8th Amendment.
- 21) Violation of Plaintiff's 8th Amendment.